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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO. 9393	
09/385,589	08/29/1999	GARY L. GRAUNKE	42390.P7574		
7:	590 12/30/2003	. EXAMINER			
ALOYSIUS T	C AUYEUNG	GURSHMAN, GRIGORY			
BLAKELY SO	KOLOFF TAYLOR & ZA	AFMAN			
12400 WILSHI	RE BOULEVARD	ART UNIT	PAPER NUMBER		
7TH FLOOR			2132	11	
LOS ANGELE	S CA 90025			16	

Please find below and/or attached an Office communication concerning this application or proceeding.

					- 60				
		Application No.		Applicant(s)	7				
		09/385,589		GRAUNKE ET AL.					
Office Action Summary		Examiner		Art Unit					
		Grigory Gurshma		2132					
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover	sheet with the c	orrespondence address	3 				
THE - Exte after - If the - If NC - Failt - Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period ure to reply within the set or extended period for reply will, by statul reply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, howe oly within the statutory min I will apply and will expire S le, cause the application to	ver, may a reply be tim imum of thirty (30) day SIX (6) MONTHS from become ABANDONE	nety filed s will be considered timety. the mailing date of this commun D (35 U.S.C. § 133).	ication.				
1)	Responsive to communication(s) filed on 03	November 2003 .							
2a)⊠		his action is non-fi	nal.						
3)□	Since this application is in condition for allow closed in accordance with the practice unde				erits is				
·	ion of Claims								
4)⊠	Claim(s) 1-15 and 17-30 is/are pending in the		ntion						
E \	4a) Of the above claim(s) is/are withdrawn from consideration.								
· <u> </u>	Claim(s) is/are allowed.								
•	Claim(s) 1-15 and 17-30 is/are rejected.								
•	Claim(s) is/are objected to. Claim(s) are subject to restriction and/	or election require	ment						
· ·	ion Papers	or election require	mont.						
9)□	The specification is objected to by the Examin	er.							
10)⊠	The drawing(s) filed on 08 October 2003 is/are	e: a)⊠ accepted or	b) objected to	by the Examiner.					
	Applicant may not request that any objection to t	he drawing(s) be hel	d in abeyance. S	ee 37 CFR 1.85(a).					
11)	The proposed drawing correction filed on	_ is: a)□ approve	ed b)□ disappro	oved by the Examiner.					
	If approved, corrected drawings are required in re	eply to this Office act	tion.						
12)	The oath or declaration is objected to by the E	xaminer.							
Priority	under 35 U.S.C. §§ 119 and 120								
13)	Acknowledgment is made of a claim for foreign	gn priority under 35	5 U.S.C. § 119(a	n)-(d) or (f).					
a)	☐ All b)☐ Some * c)☐ None of:								
	1. Certified copies of the priority documer	nts have been rece	ived.						
	2. Certified copies of the priority documer	nts have been rece	ived in Applicati	on No					
* (3. Copies of the certified copies of the pri application from the International B See the attached detailed Office action for a lis	ureau (PCT Rule 1	17.2(a)).		e				
14) 🔲 🗸	Acknowledgment is made of a claim for domes	tic priority under 3	5 U.S.C. § 119(e) (to a provisional app	lication).				
	a) The translation of the foreign language peacking the translation of the foreign language peacking. The translation is made of a claim for domestic the content of the translation is a second of the translation in the translation is a second of the translation of the translation of the translation of the translation of the foreign language peacking.								
Attachmer	nt(s)								
2) Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲		y (PTO-413) Paper No(s) Patent Application (PTO-152					

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4.

DETAILED ACTION

Drawings

1. The formal drawings submitted on 10/06/03 are accepted by examiner.

Response to Arguments

- 2. Applicant's arguments with respect to the independent claim 16 have been considered but are most in view of the cancellation of claim 16.
- 3. Applicant's arguments with respect to claims 17- 30 have been considered but are most in view of the new ground(s) of rejection.

Referring to claims 1-15 and 28-30, Applicant argues that the combination of

references fails to meet prima facie case for 103(a) rejection. Applicant states that Wasilevski does not teach using the outputs of encryptor 154 as control signals to combiner 156. Examiner respectfully disagrees and points out that he uses broad but reasonable interpretation of the limitation "control signal". Wasilevskiy shows in Fig. 5 that signals from encryptor is being input in combiner where it controls the process. Examiner maintains that the combination of Wasilevskiy and Richard meets the *prima facie* case of obviousness because, at the time the invention was made, it would have been obvious to one of ordinary skill in the art to modify the combiner coupled to a data bit generator of Wasilewski by adding the shuffle units as taught in Richard. One of ordinary skill in the art would have been motivated to modify the combiner coupled to a data bit generator by adding the shuffle units as taught in Richard for providing the fully encoded signal (see Richard, abstract and column 2, lines 56-60).

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5. The rejection of claims 1-15 and 17-30 is provided herein.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1 -15 and 28-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wasilewski (U.S. Patent No. 5.341.425) in view of Richard (U.S. Patent No. 4.004.089).
- 8. Referring to the instant claims, Wasilewski discloses a method for uniquely encrypting data (see abstract). Wasilewski shows a system (see 130 in Fig.5) comprising data bit generator. The generator generates 1-n plurality of data bits (see unit 154), which meets the limitation "data bit generator to generate a first, second and third plurality of data bits", recited in claim 1. The limitation "a combiner function, coupled to at least one data bit generator" is met by combiner (see unit 156 in Fig.5). The limitation "to combine the third plurality of data bits, using the first and second plurality of data bits as first input data bits and control signals" is met by the data stream 158 (Fig. 5). Wasilewski, however, does not explicitly teach a combiner including a network of shuffle units. Richard discloses a cryptic device for enciphering and deciphering data (see abstract). Richard teaches generating pseudorandom bit

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sequence. Richard also teaches the means for combining the generated bit sequence with a clear text data bit signal and shuffling means, which receives the encoded signal and shuffles the positions of the bits within the signal (see column 2, lines 50 -57 and Fig. 4A unit 160). Therefore, at the time the invention was made, it would have been obvious to one of ordinary skill in the art to modify the combiner coupled to a data bit generator of Wasilewski by adding the shuffle units as taught in Richard. One of ordinary skill in the art would have been motivated to modify the combiner coupled to a data bit generator by adding the shuffle units as taught in Richard for providing the fully encoded signal (see Richard, abstract and column 2, lines 56-60).

- 9. Referring to claim 26, Wasilewski teaches generating n-number of pluralities of data bits (see Fig 5), which meets the limitation "fourth data bit generated from the first plurality of data bits ... to output a fifth data bit to combine third plurality of data bits."
- 10. Referring to claims 9 -12, Wasilewski teaches that combiner comprises an exclusive-OR (XOR) gate (see column 1, lines 49-52).
- 11. Referring to claim 14, it is well known in the art to use a data bit generator comprising a plurality of LFSRs. One of ordinary skill in the art would have been motivated to create a data bit generator comprising a plurality of LFSRs for generating different pluralities of data bits.
- 12. Referring to claims 2-8, Richard teaches shuffle unit, which comprises flip-flops (see unit 164 in Fig 4A and units 73 and 74 in Fig 2A). The plurality of selectors coupled to the flip-flops is met by units 70, 71, 75 and 72 in Fig 2A).

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13. Claims 17-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shukla (U.S. Patent No.6.345.101 B1) in view of Richard (U.S. Patent No. 4.004.089).

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Referring to the instant claims, Shukla discloses a cryptographic method for data communication and storage (see abstract). Shukla teaches XOR operations along with shuffling data blocks (see column 2, lines 55-56).

- 14. Referring to the independent claim 17, the limitation "a first XOR gate to receive a first plurality of data bits and combine them into a second data bit" is met by XOR operation of the data block D with the string S to obtain a new data block D1(see column 3, lines 12-14). The limitation "a network of shuffle units, coupled to the first XOR gate, to output a third data bit by shuffling and propagating the second data bit through the network of shuffle units" is met by the second operation, which shuffles the bits of the data block D1 to obtain a new data block D2 (see column 3, lines 14 -16). The limitation " a second XOR gate coupled to the network of shuffle units to combine a fifth plurality of data bits using the third data bit" is met by the a second type of XOR that uses the bits of the data block D2 and produces the data block D3 (see column 3, lines 16-18). Shukla explicitly shows the limitations, recited in the independent claim 17, in Fig. 3. Shukla shows the use of shuffle units (see Fig. 3). Shukla, however, does not explicitly teach shuffle unit comprising flip-flops for state values.
- 15. Referring to the instant claims, Richard discloses a cryptic device for enciphering and deciphering data (see abstract). Richard teaches the means for combining the generated bit sequence with a clear text data bit signal and shuffling means, which receives the encoded signal and shuffles the positions of the bits within the signal (see

column 2, lines 50 -57 and Fig. 4A unit 160). Richard also teaches a shuffle unit, which comprises flip-flops (see unit 164 in Fig 4A and units 73 and 74 in Fig 2A) coupled to selectors (units 70, 71, 75 and 72 in Fig 2A). Therefore, at the time the invention was made, it would have been obvious to one of ordinary skill in the art to modify the shuffle units coupled to XOR gates of Shukla by adding the flip-flops coupled to the selectors as taught in Richard. One of ordinary skill in the art would have been motivated to modify the shuffle units coupled to XOR gates by adding the flip-flops coupled to the selectors as taught in Richard for controlling the mode of operation of Shuffle Register.

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Conclusion

16. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Grigory Gurshman whose telephone number is (703) 306-2900. The examiner can normally be reached on 9 AM-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on (703) 305-1830. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the TC 2100 receptionist whose telephone number is (703) 305-3900.

QQ.

GG December 24, 2003 Grigory Gurshman Examiner Art Unit 2132

